Amdt. dated September 9, 2003

Reply to Office action of May 4, 2003

REMARKS/ARGUMENTS

In the Office Action issued May 4, 2003, claims 14-22 and 24-32 were objected to because of informalities. Claims 1, 5-10, 13, 17-23 and 27-32 were rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 6,230,064 issued to Nakase et al. ("Nakase"). Claims 2, 4, 14, 16, 24, and 26 were rejected under 35 U.S.C. §103(a) as being unpatentable over Nakase in view of U.S. Patent No. 6,421,828 issued to

Wakiesaka et. al. ("Wakiesaka"). Finally, claims 3, 11-12, 15 and 25 were rejected under

35 U.S.C. 103(a) as being unpatentable over Nakase in view of U.S. Patent No. 5,461,708

issued to Kahn ("Kahn").

Claims 1-35 remain in this application.

Claim Objections

Applicant has corrected the informalities in claims 14-22 and 24-32 as requested. And therefore respectfully requests that the objections to claims 14-22 and 24-32 be withdrawn.

Claim Rejections – 35 U.S.C. §103

The present invention is not obvious in view of, the references relied upon in the Office Action, as this prior art references do not disclose or suggest the claimed features of the present invention.

Nakase:

The Applicant respectfully submits that the present invention according to claims 1, 5-10, 13, and 17-23 is not taught or suggested by Nakase. Nakase discloses an

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analytical process which sorts data to help companies develop marketing or sales

strategies. (See e.g. Col. 1:18-36) The data associated with items and is organized by

predetermined periods of time. (See e.g. Col. 4:64-Col.5:20). Nakase applies an

association extraction apparatus/means to the data and thus develops an association rule.

(See e.g. Col. 2:14-32) The association rule includes information of particular events. Id.

Nakase does not teach or suggest processing a multi-level data structure to refine time

labels nor does it teach generating multi-level time labels from the refined time labels

stored in the multi-level data structure.

By contrast, claims 1, 5-10, 13, 17-23 and 27-32 recite processing a multi-level

data structure to refine time labels and generating multi-level time labels from the time

labels that are stored in the multi-level data structure. The present invention uses and

processes a multi-level data structure, characteristics of time, and the physical dimensions

of the graph to create tailored labels for a graphical display. Rather, Nakase is directed to

using its time based data to develop association rules with information related to

particular events. (See e.g. Col.2:14-41)

Thus, the present invention, according to claims 1, 5-10, 13, 17-23, and 27-32 is

not unpatentable by Nakase.

Nakase in view of Wakisaka:

The Applicant respectfully submits that the present invention according to claims

2, 4, 14, 16, 24, and 26 is not taught or suggested by Nakase in view of Wakiesaka.

With regards to claim claims 2, 4, 14, 16, 24 and 26, Nakase does not teach or

suggest processing the multi-level data structure "to refine time labels" or "generate

multi-level time labels" from the refined time labels stored in the multi-level data

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structure. Rather, Nakase uses the time based data to develop association rules with

information related to particular events. Wakiesaka does not correct the deficiencies of

Nakase.

Thus, the present invention, according to claims 2, 4, 14, 16, 24, and 26 is not

unpatentable by Nakase in view of Wakiesaka.

Nakase in view of Kahn:

The Applicant respectfully submits that the present invention according to claims

3, 11-12, 15 and 25 is not taught or suggested by Nakase in view Kahn. Nakase does not

teach or suggest processing the multi-level data structure "to refine time labels" or

"generate multi-level time labels" from the refined time labels stored in the multi-level

data structure. Rather, Nakase uses the time based data to develop association rules with

information related to particular events. Nakase does not use a multi-level data structure

to develop multi-level time labels to fit along a graphical axis as claimed. Kahn does not

correct the deficiencies of Nakase.

Thus, the present invention, according to claims 3, 11-12, 15 and 25 is not

unpatentable by Nakase in view of Kahn.

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In view of the above, it is respectfully submitted that the present invention is

allowable over the references relied upon in the Office Action. Accordingly, favorable

reconsideration of this case and early issuance of the Notice of Allowance are

respectfully requested.

Additional Fees:

The Commissioner is hereby authorized to charge any insufficient fees or credit any

overpayment associated with this application to Deposit Account No. 19-5127

(11545.6600).

Conclusion

In view of the foregoing, all of the Examiner's rejections to the claims are

believed to be overcome. The Applicants respectfully request reconsideration and

issuance of a Notice of Allowance for all the claims remaining in the application. Should

the Examiner feel further communication would facilitate prosecution, he is urged to call

the undersigned at the phone number provided below.

Respectfully Submitted,

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